

WICHITA POLICE DEPARTMENT

POLICY NO. 520

SUBJECT: MISSING PERSONS/AT-RISK YOUTH, RUNAWAYS	
Effective Date: 4/2/2020	Distribution: All Personnel
Reviewed/Approved Date: 2/12/2020	Review Date: August 2022
Approved By: Executive Staff	Amends/Rescinds: 07/12/2017
<i>This policy is for departmental use only and does not apply in any criminal or civil proceeding. This policy should not be construed as creation of a higher legal standard of safety or care in an evidentiary sense with respect to third party claims. Violations of this policy will only form the basis for departmental administrative sanctions. Violations of law will form the basis for civil and criminal sanctions in a recognized judicial setting</i>	

I. PROCEDURES

A. Runaway Report

1. Officers are responsible for the immediate entry into NCIC of all missing persons particularly missing children [K.S.A. 75-712b].
2. No minimum amount of time is required for a child to be absent from home before a runaway report may be made. Every effort should be made to confirm the child is, in fact, a runaway, rather than a missing child, an escapee, or other classification. Runaway reports shall be handled the following way by WPD personnel:
 - a. Departmental employees are responsible for:
 1. Completing the KSOR
 2. Cutting the case
 3. Obtaining a photograph of the missing child. The photograph can be either a hard copy attached to the KSOR or an electronic copy emailed directly to S.P.I.D.E.R. at WPD_SPIDER@wichita.gov with the case number.
 4. All Runaway cases will include the completed forms titled, "Missing Persons Form" and the "Runaway Liability Form". The forms can be found in the Document Center on the Police Secure site. These forms must be signed by the reporting party. If the reporting party cannot sign, the officer may sign instead. The forms and the photograph will be submitted with the case.
 5. The officer shall include in the report an alternate name, the relationship to the runaway, telephone number, and address from

the parent/guardian reporting the runaway. This information is vital when the runaway's placement is determined. The officer making the report must also explain to the parent/guardian the runaway may be released to the persons listed on the report in lieu of placement in the Wichita Children's Home.

- b. Runaway from a private residence or legal guardian:
 - 1. If the child is under 14 years of age, an officer SHALL respond to take the report.
 - a. The officers should notify a supervisor and make an effort to search for the child.
 - b. If reasonable efforts by patrol have not located the child, a supervisor will notify the on-call EMCU supervisor.
 - 2. If the child is 14 years of age and older:
 - a. A report shall be made at a substation or City Hall between the hours of 8 A.M. to 5 P.M., Monday through Friday.
 - b. When substations and City Hall are closed, reports will be made by an officer in person.
- c. Runaway from the Wichita Children's Home, foster home or group home:
 - 1. If the child is 14 years of age and older, the report MAY be sent to Case Desk.
 - 2. If the child is under 14 years of age, an officer SHALL respond to take the report.
 - a. The officer should notify a supervisor and make an effort to search for the child.
 - b. If reasonable efforts by patrol have not located the child, a supervisor will notify the on-call EMCU supervisor.
 - 3. A copy of the Incident Report shall be sent to the Exploited and Missing Child Unit when the report concerns a juvenile or the Homicide Section when the missing person is an adult.
 - 4. The follow-up investigator assigned to investigate a missing person case is responsible for:

- a. Making modifications to the NCIC Missing Person File, in the form of additions or deletions to the information contained in the file;
 - b. Re-entry of still-missing persons who have been automatically purged from the file; and
 - c. Ensuring all missing person entries into the NCIC Missing Persons File are canceled when the person is located. This requirement includes confirming cancellations made by Field Services Division personnel.
5. The Records Bureau shall be responsible for:
- a. Ensuring a copy of each NCIC Missing Person File entry and all messages pertaining to the case become a permanent part of the case file; and
 - b. Scanning the photograph to Laserfiche.

B. Runaway Disposition

1. An officer who takes a runaway into custody shall question the runaway in an attempt to discover whether the child might be a victim of abuse or neglect. Should an officer make such a finding, a separate case for the offense shall be made and, if the child is not a “juvenile offender” who must be taken to the Juvenile Intake Assessment Center or the Juvenile Detention Facility, the officer shall determine whether emergency police custody of the child is warranted. Such a decision must be approved by a supervisor.
2. Once a runaway has been taken into police custody; it shall be the responsibility of the detaining officer to determine the runaway’s judicial status, [i.e., whether or not the child is a “juvenile offender”]. To do so, officers shall adhere to the following:
 - a. LOCAL RUNAWAYS—judicial status can only be obtained through the Juvenile Court. Between 8 a.m. and 5 p.m., Monday-Friday, the officer shall call 660-5560 or 660-5500. At any other time, contact the Juvenile Detention Facility at 660-9750 or JIAC at 660-5350.
 - b. RUNAWAYS REPORTED BY ANY AGENCY OTHER THAN THE WPD—Officers shall contact the reporting police department, sheriff department, social services agency, detention facility, or institution to determine the judicial status of the runaway. Contact shall be made by teletype, telephone, or fax.
3. Officers shall adhere to the following process once a local runaway has been

taken into custody and judicial status determined:

- a. If the runaway is not classified as a juvenile offender, the officer may determine placement back in the runaway's residence, or listed designee on the original report:
 1. The officer must ascertain whether there are determining factors (i.e., accusations of sexual/physical abuse, other documented cases of any type of abuse; repeat runaways; substance abuse; mental health issues) not to release the runaway to the parent/guardian or alternate person listed in the report.
 2. The same guidelines utilized in determining "other abuse cases" should be applied in the determination of placing a runaway into "protective custody." If a thorough interview reveals other factors which would lead a reasonable officer to fear for the runaway's safety at home or at the alternate location then proper placement should be made;
 3. A field supervisor shall authorize all runaway placements whether released to the parent/guardian, alternate contact person or the Wichita Children's Home;
 4. If a runaway is not returned to the parent/guardian or alternate listed person(s), the runaway shall be taken to the Wichita Children's Home (WCH), 7271 E 37th St. N.
4. Officers shall adhere to the following process, once a runaway from another jurisdiction has been taken into custody, and judicial status is determined:
 - a. Should a runaway have a current status of "juvenile offender," the offender shall be taken to the Juvenile Intake Assessment Center unless the offender is alleged to have committed an offense of homicide, rape, robbery, or aggravated assault in which case the offender shall be taken to the Juvenile Detention Facility per Policy 305-Juvenile Arrest.
 - b. If the runaway is not classified as a juvenile offender, the child shall be taken to the Wichita Children's Home. If the child ran from outside the State of Kansas, the child will be taken to the Juvenile Detention Facility, 700 S. Hydraulic.
 - c. The officer shall cut an outside case, using the reporting agency as the Victim/Reporting Person.

C. Follow-Up Investigation

1. The Runaway Officer of the Exploited and Missing Child Unit shall be responsible for the following:
 - a. Contacting the parent/guardian to gain additional information on all runaways and missing children;
 - b. Submitting an Investigative Report on each Missing Child case.

D. Checking for Injuries on Physical Abuse Case

1. When contact is made with a minor child, and there are reasonable grounds to believe the child may have physical injuries, and the removal of clothing is required to examine for these injuries, the following guidelines will be followed:
 - a. A commissioned supervisor must authorize the examination;
 - b. The examination shall be conducted by department members of the same sex as the person being examined;
 - c. A display of emotional resistance by the minor child will be cause to re-contact the original authorizing supervisor to receive permission to transport the child to a licensed medical/treatment facility for examination;
 - d. The emotional and physical well-being of the minor child is the utmost concern, and every effort will be made by department members to ensure neither is diminished.

E. High-Risk Victims

1. A High-Risk Victim case will be handled similarly to a runaway case. However, it will rise to the level of a High-Risk Victim if the following criteria are met:
 - a. The juvenile has been reported as a runaway three (3) or more times in the past six (6) months;
 - b. The juvenile has been a prior victim of sexual abuse;
 - c. The juvenile has been a victim of Human Trafficking in the past;
 - d. The juvenile has been on the run for thirty (30) or more days.
2. If one or more of these factors are noted when taking the report; the reporting officer shall notify Records when entering the case so the juvenile can be flagged Signal 36.

3. If the juvenile is on the run for more than 30 days, it will be the responsibility of the EMCU Runaway Officer to change the status in EJIS to add the Signal 36 flagging.
4. Law Enforcement is the most likely agency to identify trafficking victims who are often identified during the investigation of other crimes. Effective screening questions can raise “red flags” and assist in the identification of victims of Human Trafficking. If the juvenile is flagged as Signal 36, the officer should conduct a field interview with the juvenile using the following questions to determine if the juvenile is a victim of trafficking:
 - a. Have you ever traded sex for food, shelter, drugs or money while on the run?
 - b. Have you ever had to perform sexual favors while on the run?
 - c. Have you ever advertised yourself on any internet sites?
 - d. Has anyone taken photos of you and placed them on the internet or have you done this yourself?

If the answer is yes to any of the above questions, or the juvenile has been a victim of Human Trafficking in the past (Section E1c), or if the officer reasonably believes the juvenile is a victim of Commercial Sexual Exploitation, Human Trafficking or Aggravated Human Trafficking, then the officer must place the juvenile into police protective custody (K.S.A. 38-2213) and notify the on-call EMCU supervisor who will determine if the juvenile will be interviewed by EMCU personnel.

5. EMCU will notify the Kansas Department of Children and Families (DCF) at 1-800-922-5330 if an investigation into Human Trafficking is initiated. The Department of Children and Families or their representative will respond and conduct an assessment, including acute mental health and physical screening and make recommendations on placement.
6. If the juvenile does not answer yes to any of the above identification questions and the officer has no other reasonable concerns the juvenile is a victim of Commercial Sexual Exploitation, Human Trafficking or Aggravated Human Trafficking, then the officer can transport the runaway to the Wichita Children’s Home as a child in need of care and EMCU supervision does not need to be notified. In cases where the child is in the custody of the state, the child can be returned to the foster home from where the child ran.

F. Missing Child Cases

1. A missing child case should be viewed as a potential crime against a person.

Assume the missing child is in danger. A copy of the Incident Report shall be sent to the Exploited Missing Children Unit when the report concerns a juvenile or the Homicide Section when the missing person is an adult.

2. In addition to the duties outlined in Section E, the reporting officer shall:
 - a. Interview parent(s) to determine legal custody status;
 - b. Obtain a complete physical description, including clothing;
 - c. Search the child's home thoroughly; and
 - d. Talk to other family members living at home.
 - e. Provide the reporting party with contact information to the National Center for Missing and Exploited Children (1-800-843-5678)
 - f. Determine if the child or adult is a high-risk missing person using the following criteria:
 1. Missing as a result of an abduction;
 2. Missing under suspicious or known dangerous circumstances;
 3. Missing more than 30 days
 4. Has been designated as high-risk missing person by another law enforcement agency; or
 5. Missing under any facts or circumstances leading the law enforcement agency to believe such person may be at risk of bodily harm or death.
 - g. If it is determined the missing child or adult is a high-risk missing person, you shall immediately contact the Missing and Unidentified Person System of the Kansas Bureau of Investigation (1-785-296-8200).
3. An officer taking a missing person report on a juvenile shall immediately notify a field supervisor. It shall be the responsibility of the field supervisor to contact the EMCU supervisor immediately when one (1) or more of the following criteria apply to the missing youth:
 - a. is age thirteen (13) or younger; or
 - b. is believed to have left Sedgwick County; or

- c. is mentally incapacitated; or
 - d. may have been a victim of foul play or sexual exploitation; or
 - e. is believed to be with adults who may endanger the welfare of the youth; or
 - f. is drug-dependent; or
 - g. has been absent twenty-four (24) or more hours before being reported; or
 - h. The missing youth's absence cannot be explained in any way.
4. The follow-up investigator who is assigned to investigate a missing person case is responsible for:
- a. Making notifications to the NCIC Missing Person File, in the form of additions or deletions to the information contained in the file;
 - b. Reentry of still-missing person who has been automatically purged from the file.
 - c. Ensuring all missing person entries into the NCIC Missing Person File are canceled when the person is located. This includes confirming cancellations made by Field Services Division personnel.
 - d. Within a reasonable time, and in no case longer than 30 calendar days, follow-up forms from the National Crime Information Center (NCIC) or the Kansas Bureau of Investigation (KBI), or both, shall be given to the reporting party, to be completed and returned to the law enforcement agency. The forms shall be entered immediately into the Missing Person System of the National Crime Information Center and the Missing and Unidentified Person system of the Kansas Bureau of Investigation.
5. The Records Bureau shall be responsible for:
- a. Ensuring that a copy of each NCIC Missing Person File entry and all messages pertaining to the case become a permanent part of the case file; and
 - b. Removing the photograph attached to the original copy of the Incident Report, and attaching it to the copy being sent to the appropriate investigation section.
6. The EMCU supervisor shall be responsible for determining the level of response relating to the investigation of the case.

G. Amber Alert Plan

1. The AMBER ALERT Plan is a cooperative effort between broadcast media stations and law enforcement. The plan provides EMCU access to the Emergency Alert System (EAS) and the Kansas Bureau of Investigations State Wide alert system, in order to communicate suspect and victim information to the general public and make available a method of providing “tips” to law enforcement in cases where a child is missing under suspicious circumstances.

- a. Activation Criteria

1. A field supervisor must respond to any report of a missing child under the age of twelve (12), any child missing under suspicious circumstances, or an endangered situation that would place the child in immediate harm. Once the supervisor has evaluated the incident, the supervisor will determine if the incident warrants activating an Amber Alert through the Kansas Bureau of Investigation using the following KBI criteria:
 - a. There has been a child abduction
 - b. The child is 17 years of age or younger or an individual with a mental or physical disability
 - c. There is reason to believe the victim is in imminent danger or serious bodily injury or death will occur.
 - d. There is sufficient information to disseminate to the general public which could assist in the safe recovery of the victim and/or the apprehension of a suspect.
2. If you have a potential child abduction event immediately call the KBI at 785-296-8262.
 - a. The initial call can be placed by the on-scene supervisor
 - b. The on-scene supervisor will be the point-of-contact with the KBI Amber Alert Coordinator
 - c. Obtain a photograph of the victim and suspect if available. Be prepared to send the photos to helpdesk@kbi.state.ks.us if an Amber Alert will be activated.
3. The KBI Amber Alert Coordinator will call the agency point-of-contact directly and will compare the event fact pattern to the

criteria. Do not assume your event does not fulfill the criteria for issuing an Amber Alert. Fact patterns may meet the criteria through deduction. The KBI Amber Alert Coordinator and agency point of contact will determine if an alert will be issued. Constant communication must be available between the point of contact and the KBI Amber Alert Coordinator during the duration of the alert.

- a. Regardless of whether the KBI issues an Amber Alert, the field supervisor will contact an EMCU supervisor who will notify the Duty Chief if appropriate to provide an update.

b. Emergency Communications

1. The field supervisor will notify the duty supervisor at Emergency Communications (911) advising there is an Amber Alert. The Emergency Communications Supervisor will make the following notifications.
 - a. The “On-Call” supervisor for Sedgwick County Emergency Management
 - b. The WPD Crimes Against Persons Bureau Commander if the incident occurs in the city of Wichita; the Sheriff Department’s Investigation Captain if the incident takes place in Sedgwick County.
 - c. The field supervisor will instruct dispatch to send six (6) officers to the Emergency Operation Center (EOC) to answer tip lines. WPD patrol will initially staff these positions.
 - d. During the day, Dispatch will contact the Wichita FBI agent in charge at 316-262-0031 and advise them there is an Amber Alert in Wichita/Sedgwick County. If unable to reach the local office or if after-hours, contact the Kansas City office at 816-512-8200.
 - e. The Emergency Communications supervisor will assign a tactical channel and dispatcher to the incident.

c. Telephone Banks at EOC

1. A supervisor will proceed to the Emergency Operation Center (EOC) to set up the telephones at the Operation Center and to manage the immediate response.

- a. The Tip Line phone is located in room (106), at 714 N Main, next to the EOC (room 105).
- b. The Amber Alert phone number is 316-383-4661. To activate the phone bank Dial *106, 6, 600-4885.
- c. Test each of the five phone lines to make sure they work and staff each of the lines with an officer who has been dispatched to the EOC. If for any reason one of the phones cannot be staffed, it should be taken off the hook so calls will be forwarded to a staffed phone.
- d. Make sure each of the phone stations is stocked with tip forms.
- e. Be prepared to conduct a briefing when the EMCU supervisor arrives. The EMCU supervisor will take over the responsibilities of the Amber response after the briefing.

H. Child is Missing Program

1. Purpose: To establish guidelines for activating the use of the A Child Is Missing Program (ACIM) phone advisory. ACIM provides timely information to the public about the missing person. ACIM will generate telephone calls to local residents and businesses after initiation by law enforcement.
2. Policy: The Wichita Police Department shall participate in the ACIM as an additional tool in cases of missing children, elder citizens, and disabled persons. It does NOT replace or preclude a thorough investigation and/or search by law enforcement officers. ACIM can be contacted by calling 1-888-875-ACIM (2246) or paging the operator at 1-954-492-4778.
3. Procedures
 - a. ACIM will be activated only by the personnel designated below.
 - b. ACIM will only be used between 0800 and 2000 hours unless special circumstances exist and are approved by the Bureau Commander or designee.
 - c. When a person is missing the following factors will be considered in determining the use of ACIM.
 1. Juveniles

- a. The EMCU supervisor will be responsible for determining the criteria for issuing an ACIM regarding a missing child. This will be done after consultation with the Duty Chief or the Investigations Division Commander.
- b. Factors to be considered are: the juvenile must be under the age of 18; the reporting party must be a family member or person who is responsible for the child.
- c. ACIM will not be used for most runaway cases.

2. Elder Citizens

- a. The responsibility for activation and following up on leads regarding an ACIM for elderly citizens lies with the bureau that initiates the ACIM.
- b. A Lieutenant or above may issue an ACIM after consultation with their Bureau Commander.
- c. Criteria for Activation:
 1. The person must be at least sixty-five (65) years of age or suffer from Alzheimer's disease/dementia.
 2. Circumstances surrounding the incident must be out of character for the elder citizen.

3. Disabled Person (mentally/physically challenged)

- a. The responsibility for activation and following up on leads regarding an ACIM for disabled citizens lies with the bureau that initiates the ACIM.
- b. For purpose of these guidelines a disabled person will fall into the following categories:
 1. The person has a physical or mental impairment that severely limits self-care.
 2. The person is disoriented or unable to respond to simple questions regarding personal information such as name and address.
 3. The person is dependent upon life-sustaining medications.

4. When the decision to use ACIM has been made, the initiating bureau or the EMCU supervisor will immediately call ACIM.
5. The approving supervisor will determine what phone number will be supplied to ACIM for the public to contact the department with information about the missing person.
 - a. The bureau in which the activation takes place will provide their station's phone number to ACIM. Citizens with information regarding the missing person will call the substation between the hours of 8 a.m. and 5 p.m. with information regarding the missing person.
6. The approving supervisor will call ACIM at 1-888-875-ACIM (2246) or page the operator at 1-954-492-4778.
7. Investigative information received from a citizen will be the responsibility of the Bureau Commander in the bureau where the ACIM was activated. The EMCU supervisor will utilize the missing child investigative protocol to handle all leads generated by the utilization of ACIM.
 - a. The approving supervisor will determine who will be responsible for collecting the leads and disseminating them to field officers for follow-up.
 - b. The approving supervisor will need to ensure resources are available to handle phone calls at the station as well as provide for timely follow-up of investigative leads.
8. At the conclusion of the ACIM activation, the Bureau Commander or designee or the EMCU supervisor responsible for the ACIM activation will provide feedback to the ACIM program.

I. Kansas Silver Alert Plan

1. The Kansas Silver Alert Protocol is intended to assist law enforcement in locating certain missing person meeting the following criteria The Kansas Silver Alert Protocol does not limit law enforcement from the use of the same public notification resources in missing person cases not meeting these criteria. However, the term "Silver Alert" must not be used by law enforcement or the media in requesting public assistance in locating a missing adult unless the following three criteria are met:
 - a. Law enforcement has reason to believe the person reported missing is

either

1. Suffering from dementia, or
 2. Over the age of 65 and the person has a reported medical or mental condition that may threaten, or greatly reduce, their ability to make sound reasonable decisions and/or may diminish their ability to survive without assistance OR the person has been determined to be a risk to harm their self.
2. The person's whereabouts are unknown and the person is missing under circumstances not conforming to their normal routine or habits and may be in need of assistance or intervention.
 - a. Care should be taken to be reasonably certain the person reporting the missing person is not using the system to locate another for reasons other than to assure their safety. For example, some people may attempt to use the system to find an adult who has voluntarily and knowingly chosen to go elsewhere away from the complainant or a domestic abuser may use the system to attempt to find their spouse.
3. The investigating officer determines it is appropriate to request public assistance in locating the individual.
 - a. Officer should be aware a missing adult has the right to self-determination and the missing person or their family may object to public release of medical or other personal information. The goal of law enforcement must be the safety of the missing person based on all known facts and existing circumstances and conditions.

J. Activation and Implementation of a Kansas Silver Alert

1. The activation and implementation of a Kansas Silver Alert is a decision based on the above criteria and is implemented locally. Any commissioned supervisor can activate a "Silver Alert" based on the criteria.
2. When a decision is made to issue a Silver Alert, it is the responsibility of the supervisor to make sure the media and the other resources are notified which may assist in locating the missing person. If information is known to reasonably indicate the missing person has left the local area of the report, the investigating officer/supervisor will need to determine what non-local resources are appropriate to make the necessary notifications. In the event a statewide search is necessary, the officer will notify KBI Communications at 1-785-296-8283.
3. Information provided will include:

- a. Name and age of the missing person
 - b. Description of the individual
 - c. Description of vehicle and clothing
 - d. Last known location
 - e. Most recent picture of the missing person
 - f. Contact telephone number for the public to call with tips.
4. If a Silver Alert is issued, even at a local level, the incident must be immediately reported by law enforcement to the Office of The Attorney General
 - a. Phone: 1-800-828-9745
 - b. Fax: 1-785-296-7796
 - c. Email: silveralert@ag.ks.gov
5. It is the responsibility of the initiating agency to deactivate a Kansas Silver Alert as soon as possible after the missing person is located. This will include contacting the media and other public outlets required to assist and notifications to the Office of the Attorney General.

K. Attempt to Locate

1. An Attempt to Locate (ATL) case shall be generated for reports where the missing individual is not a juvenile, elder citizen, or disabled person.
 - a. On all ATL cases, the officers should attempt to retrieve a recent photograph of the missing adult. This photograph can be either a hard copy photo attached to the KSOR or an electronic copy emailed directly to SPIDER at WPD_SPIDER@wichita.gov with the case number.
 - b. All ATL cases will include a completed Missing Persons Form. The form can be found in the Document Center on the Police Secure site. This form must be signed by the reporting party; however, if the reporting party cannot sign the officer may sign instead.

L. Response Matrix for Missing Children, Runaways, and High-Risk Victims

Nature of Call and Risk Factors	Age 16-18	Age 13-16	Under 13
Voluntarily Gone	One Officer Response	One Officer Response	Two Officer Response plus a Supervisor
Had Mental or Behavioral Disabilities	One Officer Response	One Officer Response	Two Officer Response plus a Supervisor
Drug Dependent	One Officer Response	Two Officer Response plus a Supervisor	Two Officer Response plus a Supervisor
Gone for 24 hours or more	One Officer Response	Two Officer Response plus a Supervisor	Two Officer Response plus a Supervisor
Child has been a victim of sexual abuse in the past	Two Officer Response plus a Supervisor	Two Officer Response plus a Supervisor	Two Officer Response plus a Supervisor, along with EMCU Notification
Child has been a victim of Sexual Exploitation	Two Officer Response plus a Supervisor	Two Officer Response plus a Supervisor, along with EMCU Notification	Two Officer Response plus a Supervisor, along with EMCU Notification
Child has left with a non-custodial parent	Two Officer Response plus a Supervisor	Two Officer Response plus a Supervisor, along with EMCU Notification	Two Officer Response plus a Supervisor, along with EMCU Notification
Child has been voluntarily absent for more than 30 days	Two Officer Response plus a Supervisor	Two Officer Response plus a Supervisor, along with EMCU Notification	Two Officer Response plus a Supervisor, along with EMCU Notification
Child is with adults who may endanger child	Two Officer Response plus a Supervisor, along with EMCU Notification	Two Officer Response plus a Supervisor, along with EMCU Notification	Two Officer Response plus a Supervisor, along with EMCU Notification
Child was taken by a non family member under duress	Two Officer Response plus a Supervisor, along with EMCU Notification	Two Officer Response plus a Supervisor, along with EMCU Notification	Two Officer Response plus a Supervisor, along with EMCU Notification
Missing child absence cannot be explained	Two Officer Response plus a Supervisor, along with EMCU Notification	Two Officer Response plus a Supervisor, along with EMCU Notification	Two Officer Response plus a Supervisor, along with EMCU Notification